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U.S. APPLICATION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.	
09/890570		HILL R		P 268453	
			INTERNATIONA	L APPLICATION NO.	
PILLSBURY WINTHROP			PCT/IE	300/00267	
MCLEAN, VA 22102		1 {	I.A. FILING DATE	PRIORITY DATE	
			03 FEB 00	03 FEB 99	
				11 SEP 2001	
NOTICATION OF	MCCDIC DEOL		DATE MAILED:		
NOTIFICATION OF		ED/ELECTED OFFI		N THE UNITED	
1. The following items have b			•	Trademark	
Office as a Design	ated Office (37 CFR	.494) an Elected Office	e (37 CFR 1.495):		
U.S. Basic Nation		Indication of Small En			
Copy of the intern		Translation of the inter			
Oath or Declaration Copy of Article 1		☐ Translation of Article ☐ Other:	19 amenunens into Ca	ignan.	
Priority Documen		U			
<u> </u>		ion Report in English and its	Annexes, if any.		
Translation of An	nexes to the Internatio	nal Preliminary Examination	Report into English.		
2. Applicant has requested	early processing unde	r 35 U.S.C. 371(f) but has n	not filed the following i	indicated items and/or	
the indicated items in paragrap					
prior to 20 or 30 months from					
U.S. Basic Nation	nai ree.	Copy of the internation	пан аррисаноп.		
3. The following items MUST acceptance under 35 U.S.C. 3		he period set forth below in	order to complete the	requirements for	
		glish. A processing fee will	be required if submitte	ed	
		months from the priority da for the reasons indicated on		f Defective	
Translation.	translation is defective	for the reasons indicated of	t the attached 140tice of	Delective	
b. Processing fee		slation of the application and		han the	
appropriate 2	20 or 30 months from	the priority date (37 CFR 1.	492(f)).	erky identifying	
E c. Uain or declara	nion of the inventors, on (preferably by the l	in compliance with 37 CFR nternational application num	1.497(a) and (b), proposes	iling date). A	
		itted later than the appropria			
The current		es not comply with 37 CFR	1.497(a) and (b) for th	e reasons	
	the attached PCT/DO	/EO/917. leclaration later than the app	moriate 20 or 30 mont	hs from the	
	(37 CFR 1.492(e)).	••			
 Additional claim fees of \$_ 		large entity [] small entity.			
claim fee, are required. Appli due (37 CFR 1.492(g)). See a		idditional claim fees or cano	el the additional claims	for which fees are	
 Applicant has not submi PCT/DO/EO/920. 	itted the required sequi	ence listing pursuant to 37 C	FR 1.821-1.825. See	attached	
ALL OF THE ITEMS SET	FORTH IN 3(a)-3(d).	4 AND 5 ABOVE MUST	BE SUBMITTED WI	THIN TWO (2)	
MONTHS FROM THE DAT	TE OF THIS NOTICE	E OR BY 22 OR 32 MONT	THS (where 37 CFR 1	.495 applies) FROM	
THE PRIORITY DATE FOR RESPOND WILL RESULT			IEK. FAILUKE IU	PROPERLI	
The time period set above may 1.136(a).	y be extended by filing	a petition and fee for extens	sion of time under the	provisions of 37 CFR	
6. If box 3a or 3c is checked,	a translation of the A	nnexes MUST be submitted	no later than the time [period set above or the	
Annexes will be cancelled. A	processing fee will be	required if submitted later t	than 20 or 30 months f	rom the priority date.	
7. The Article 19 amendm or 30 (37 CFR 1.495(d)) mon			посо бу тие арргорпате	. 20 (37 CFR 1.494(Q))	
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Applicant is reminded that any address given in the heading a	y communication to the and include the U.S. ar	e United States Patent and Tabolication no. shown above	rademark Office must 1 (37 CFR 1.5)	be mailed to the	
<u>-</u>					
A cop	y of this notice	MUST be returned	with this respons	ie.	
Enclosed: PCT/DO/EO/9	Noi	ice of Defective Translation	borah D. Williams	A(I)	
PTO-875		T/DO/EO/920 Del	horah D. Williams	χĮW	

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